Rev. 1/10/03

DECLARATION AND POST OF ATTORNEY FOR U. S. PATENT APPLICATION

() Design

() Original () Supplemental () Substitute (*) PCT

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I hereby claim the benefit under Title 35, United States Code §120 of any United States application(s) listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title 35, United States Code §112, I acknowledge the duty to disclose information material to patentability as defined in Title 37, Code of Federal Regulations, §1.56 which occurred between the filing date of the prior application and the national or PCT international filing date of this application:

APPLICATION SERIAL NO.	U.S. FILING DATE	STATUS: PATENTED, PENDING, ABANDONED

And I hereby appoint Michael R. Davis, Reg. No. 25,134; Matthew M. Jacob, Reg. No. 25,154; Warren M. Cheek, Jr., Reg. No. 33,367; Nils Pedersen, Reg. No. 33,145; Charles R. Watts, Reg. No. 33,142; and Jeffrey R. Filipek, Reg. No. 41,471, who together constitute the firm of WENDEROTH, LIND & PONACK, L.L.P., as well as any other attorneys and agents associated with Customer No. 000513, to prosecute this application and to transact all business in the U.S. Patent and Trademark Office connected therewith.

I hereby authorize the U.S. attorneys and agents named herein to accept and follow instructions from_____

as to any action to be taken in the U.S. Patent and Trademark Office regarding this application without direct communication between the U.S. attorneys and myself. In the event of a change in the persons from whom instructions may be taken, the U.S. attorneys named herein will be so notified by me.

Direct Correspondence to Customer No:

PATENT TRADEMARK OFFICE

Direct Telephone Calls to:

WENDEROTH, LIND & PONACK, L.L.P. 2033 "K" Street, N. W., Suite 800 Washington, D.C. 20006

Phone: (202) 721-8200 Fax: (202) 721-8250

					
Full Name of First Inventor	FAMILY NAME DAIKYO	FIRST GIVEN NAME Toshixa	SECOND GIVEN NAME		
Residence & Citizenship	Tokyo	STATE OR COUNTRY Japan	COUNTRY OF CITIZENSHIP Japan		
Post Office Address	ADDRESS CITY STATE OR COUNTRY ZIP CODE C/o KANEBO, LTD. 20-20, Kaigan 3-chome, Minato-ku, Tokyo 108-8080, Japa				
Full Name of Second Inventor	FAMILY NAME HAMASAKI	first given name Toshi yuki	SECOND GIVEN NAME		
Residence & Citizenship	спү Tokyo	state or country Japan	COUNTRY OF CITIZENSHIP Japan		
Post Office Address	ADDRESS c/o KANEBO,LTD.	20-20,Kaigan 3-chome	state or country zip code , Minato-ku, Tokyo 108	-8080,Japan	
Full Name of Third Inventor	FAMILY NAME UDA	first given name Yuji	SECOND GIVEN NAME		
Residence & Citizenship	CITY Tokyo	STATE OR COUNTRY Japan	COUNTRY OF CITIZENSHIP Japan	·	
Post Office Address	ADDRESS c/o GOLDPAK CO	cmy LTD. 22-10.Dogenzaka	state or country zip code 1-chome, Shibuya-ku,	Japan Tokyo 150-00	
Full Name of Fourth Inventor	FAMILY NAME TANAI	FIRST GIVEN NAME Chisato	SECOND GIVEN NAME	·	
Residence & Citizenship	сттү Токуо	STATE OR COUNTRY Japan	COUNTRY OF CITIZENSHIP Japan		
Post Office Address	ADDRESS C/O GOLDPAK CO	LTD. 22-10, Dogenzaka	STATE OR COUNTRY ZIP CODE 1-chome.Shibuva-ku.	Japan Tokvo 150-004	

Full Name of Fifth Inventor	FAMILY NAME AKAHANE		first given name Norihiko	SECOND GIVEN NAME	
Residence & Citizenship	CITY Tokyo		STATE OR COUNTRY Japan	COUNTRY OF CITIZENSHIP	
Post Office Address	ADDRESS CO GOLDPAK	CO.,LTD.	CITY 22-10,Dogenzaka	STATE OR COUNTRY ZIP CODE 1-chome, Shibuya-ku,	Japan Tokyo 150-0043
Full Name of Sixth Inventor	FAMILY NAME TAKAHASHI		FIRST GIVEN NAME Kiyohide	SECOND GIVEN NAME	
Residence & Citizenship	CITY Tokyo		STATE OR COUNTRY Japan	COUNTRY OF CITIZENSHIP Japan	
Post Office Address	ADDRESS c/o GOLDPAK	CO.,LTD.	CITY 22-10,Dogenzaka	state or COUNTRY ZIP CODE 1-chome, Shibuya-ku,	Japan Tokyo 150-0043
Full Name of Seventh Inventor	FAMILY NAME		FIRST GIVEN NAME	SECOND GIVEN NAME	
Residence & Citizenship	СІТУ		STATE OR COUNTRY	COUNTRY OF CITIZENSHIP	
Post Office Address	ADDRESS		CITY	STATE OR COUNTRY ZIP CODE	

I further declare that all statements made herein of my own knowledge are true, and that all statements on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

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